### JOHN H. STALLMAN, MERCHANT TAILOR

ALL LE VAND DEALER IN Gent's Furnishing Goods,

NO. 25 MONROE ST.,

WHEELING, W. VA

Fall and Winter Goods! COMPRISING PHENCH & ENGLISH

CLOTHS.

CASSIMERES, MELTONS,

VESTINGS. SCOTCH COATINGS,

DOMESTIC CASSIMERES, Which will be Made to Order on the shorte

#### At Reduced Prices!

To make room for our Spring and Summer Sloc Also, a complete assortment of Purnishing Goods, consisting of

Shirts, Hoslery, Suspenders, Cuffs, Handke DJ 9011Banker Period 160111W Those wishing bargains would-do well to ca-arly as I intend to reduce my stock. jans FALL AND WINTER.

THOMAS HUGHES,

# Merchant Tailor

GENTLEMEN'S FURNISHING GOODS.

No. 85 Cor. Monroe & Water Sts-2

WHEELING, W. VA.

Would respectfully call the attention of his par rons and the public generally to his Extensive and Carefully Selected Stock of

Cloths, Cassimeres & Vestings,

Now being received, and to which he is daily adding from the EASTERN MARKET.

A PULL LINE OF DRAWERS, UNDERSHIRTY TIES, SCARPS, &c., &c. Always on hand, an elegant as

Ready Made Clothing

Of our own Manufacture, and made

EQUAL TO EASTERN WORK

Constantly in stock and for sale at

VERY LOW FIGURES. THOS, HUGHES HALL AND WINTER.

JOHN L. RICE,

## MERCHANT TAILOR.

NO. 38 MONROE STREET, WHEELING, W. VA.

Would respectfully invite the affention of his ustomers and the public generally to his Large and convole a tree in FALL & WINTER GOODS. Consisting of all kinds of Foreign & Don

CLOTHS, CASSIMERES, VESTINGS,

MELTONS, BEAVERS,

CHINEHILLAS, &c. The most complete stock of GENT'S PURNISHING GOODS,

In the city, which will be sold cheap. Call and examine before purchasing. SHIRTS MADE TO ORDER At the shortest possible notice.

Thave secured the services of A. J. Adams one of the late firm of A. M. Adams & Co., who will be pleased to see his old customers at this bones.

HALL AND WINTER.

## CHAS. PFAFFENBACH,

## MERCHANT TAILOR,

. 11 No 75 Wath Street, 14 -CENTRE WHEELING.

(Noths, Cassimeres, Vestings, Scotch

Which will be made to order on the shortest no tice and at the lowest prices. Also, a complete assertment of

GENT'S FURNISHING GOODS, HORO UT ORRESTADING STUC ROLLS
Consisting of Consisting of Consisting of Consisting of Consisting of Constant of C Handkerchiefe, Collars, Collars, Handkerchiefe, Collars, Collars,

CHAS, PEAPPENBACH J. S. FAIRFAX,

ARCHITECT

MARKET ST., (Near Post Office,)

JAIS WIRELING, W. VAA.

BEDCORDS—JUST RECEIVED

and for sale at reduced prices, Fifty Dozson

Henry Reduceds. CHAS. II. BERRY.





. anisham WHEELING, W. VA., FRIDAY MORNING, FEBRUARY 4, 1870. VOL. XVIII,

NO. 140.

THE LEGISLATURE.

The House yesterday spent most of the day on the bill to animal the registry law. Some amendments, were made to Mr. Farms worth's substitute, though no decisive vote was reached. The report of the special committee in the Harmson case was submitted in the House. The committee embody charges and special committee embody charges and special committee embody charges and special committee of them. The report was an appointed in the House. The committee embody charges and special committee of them. The report was adopted and seat to the Senate, where it was taand seat to the Senate, where it was tabled. In the Senate appearable was prefixed to the House bill espealing the law-yers test cath. The precable recites the circumstances and distillcation of its enactment. The registry law will come up again in the House to-day, having precedence as an unfinished special order. The Clay and Nicholas contisted election. dence as an unfinished special order. The upon her lends its aid to in-Clay and Kicholas contested election crease her charm. And yet the most

half of creation (at a distance), while to ter will be the two daughters of Senato say that he cannot understand why we

have the ballot whenever they want it. We believe, though, that, in general they the world. Minnie Fenton is a beauty, a much prefer to have along with the ballot perfect Hebe she was, at least, when last beheld by the writer.—Harper's Bazar. omebody who will go the polls and

Our advice, therefore while gratuitous was quite disinterested and we still think good to dome the might be adopted without abandoning the Constitution altogether 1000 and the constitution and the constitution are constitution and the constitution are constitution and the constitution are constitution and the constitution and the constitution are constitution and constitution and constitution are constitution and constitution are constitution and constitution and constitution are constitution and constitution are constitution and constitution and constitution are constitution are constitution and constitution are constitution are constitution are constitution are constitution and constitution are constitution and constitution are constitution and constitution are cons in the Constitution would be apt to flag, in consequence of greater attractions at homer but doubtless our gallant friend has sufficient versatility of talent to look after both. In that view of the case, we withdraw our advice as to the Constitution but stick to the rest. Lest the Senator may still deem us as "down" on his amendment, we hereby cheerfully flet up and promise

it a cordial support. -The "males" are no "pet" of ours. What we object to most is their irregularities; though when franking is abolished and everything has to be stamped, perhaps they will do better.

Mn. Daws lately made a speech in Congress, incidentally for retrenchment and reform. He accused the Administration of all manner of extravagance. The Demogratic papers vigorously, may rapture onsily, applauded. Upon the heels of this applause comes a warning growl from the applauders, because some hundreds of men have been accused in the constitution was made which remited the property qualification to all native monotowers in the navy yards. The movement is known to bloodsted. Mr. DAWES lately made a speech in have been, or are to be discharged from ted the property quantities, but left employment in the navy yards. The query which presents itself to the disinate foreigners. Within the last twenty years, which presents itself to the disinate of the property quantities of the property quantities are to be discontinuous to the property quantities are to be discontinuous to the property quantities are to be discontinuous to the discontinuous ted the property quantities are to be discontinuous ted the property are to be discontinuous ted the property are to be discontinuous ted the property ar pland Mr. Dawes because he exhorted to Island, forming now from 25 to 30 per ebonomy, or thecause his remarks upon that point may be construed into an attack may be construed. that point may be construed into an at-tack upon the Administration An early II be be the present contact upon the Administration An early II was feared that the Fifteenth An tack upon the Administration. An early reply would oblige, but is not expected.

Twice Control of Control of Control of Control of Control of Committee on Judiciary,

ive evidence and to effect of all laws and evidence format.

From the Providence Journal.

Newconnia 2 dmoows/

Clay and Nicholas contested election case has been crowded over as a special order and comes up as soon as the registry bill is out of the way.

Our gallant friend, the Senator who represents the "Indian Queen," and who is such a devoted admirer of the fairer last of create that a contest of the soon to soon the contest of the soon the soon that the soon the contest of the soon the contest of the soon the soon that the soon that the soon that the soon the soon that the soon that the soon that the soon the soon that the soon that the soon the soon that the soon t say that he cannot understand why we commend Mr. Flick's amendment, and "come down" cupon his if the first is yet of the down come down in the Senator's anendment. He quite misapprehends our purpose in supposing we meant to fiold in amendment up to reduce or array anything against it. So far from it, we are quite willing that women shall have the build, whenever they want it. girl will again reign supreme in the cha-acter of the mature, beautiful woman the world. Minnie Fenton is a beauty.

Wr Alor Rock Island
From by Louisville Commercial
both branches, the Rhode Island Legislature hung fire for over six months on the
Effectual Amendment. Few of our resul-

Fifteenth Amendment. Few of our readers, we guote know the reasons of this re

rs, we gauss, allow uctance and delay. Until 1844 the State of Rhode Island and Providence Plantations" was governand Providence Plantations" was govern ed by the charter which King Charles II had granted to 10 in 1661. It was thor oughly republican, giving to the peop the election of all officers, high and lov including the Governor, and thus it re quired no change at the revolution. Bu it restricted the suffrage to free-holders liberal enough for 1661, but hardly satis factory in the year 1841, especially in a actures, and containing so many of the landless. It will be reconlected that the latter and their friends, under the lead of Thomas W. Dorr as their. Governor in that year, attempted to make a new Constitution and set up a government, hostile to and independent of the old charter government. The movement is known as the Dorr shelling.

ment, which will not have any citizen de nied the right of suffrage on account of race, would annul this distinction between those of the native American race and

In the Senate. We decrease Mr. Trunction of the matter American race and citizens born eisewhere; and that it might built from the Committee on Judiciary, reported with amendments Mr. Stewart's bill to secure to all persons the equal protection of the laws. The bill as amended is a follows. The bill as amended is a follows. The bill as amended is a follows. The bill as amended in the jurisdiction of the United States. Indians not taxed excepted, shall have the same right in every State and territory in the United States to make and enforce contracts, to such parties; give evidence and to the full and equal benefit of all laws and proceedings for the security of person and

the Unifed Space to make and enforce contract, to such parties give devillence and to the full and equal benefit of all laws and properly, as is enjoyed by white citizens, and shall be subject to the punishment and properly, as is enjoyed by white citizens, and shall be subject to the punishment and properly, as is enjoyed by white citizens, and shall be subject to the punishment and the contract of the punishment of any State of Territory, designed the punishment of any State of Territory, designed the punishment of the southern of the punishment of the punishmen

pens whenever a new Senator makes his

pens whenever a new pensage appearance with his credentials.

The curiosity felt concerning him will last but for a day, and then the colored Senator will become as commonplace as my white Sepator can possibly be. If he s a man of sense and qualified to be use is a man of sense and quantited to be useful in that body, he will soon show it and have the credit to which he is, entitled, If he is not, he will be endured there with all patience, as so many ignorant and silly white men have been before him., It not his color that will harm him, nor is his place that will gain him honor. It is the manhood he may show; the character. e may illustrate, that will fix his position

GEORGIA. Message from Governor Bullock-Both Houses of the Legislature Ratify the Fourteenth and Fifteenth Amendments.

ATLANTA, Feb. 2.
The General Assembly received a mes age to-day from Governor Bullock, in-lading correspondence with Gen. Terry, chaling borrespondence with Gen-Terry, in which Terry acknowledges the Governor's notification of the organization of the General Assembly, and informs the Governor that both Houses are now properly organized for the purpose of assenting to and complying with the conditions imposed by Congress for the restoration of the State to its original relations with the nation., a This Governor reviews the action of the old organization in expelling the colored members, and quotes several acts. perly organized for the purpose of assenting to and complying with the conditions imposed by Congress of the State to its original relations with the hatton. Afthe Governor reviews the action of the old organization in expelling the colored members, and quotes several acts of Congress relative to the reconstruction of the late rebel States. He also reviews General Terry's report of August 14th, and the action and report to Congress of the Judiclary Committee, appointed to investigate the credentials of Joshua IIIII, Senator electrom Georgia. He recapitulates facts concerning the political history of the State from the adoption of the act, March 2d, 1867, declaring that until the people of a rebel State are admitted to representation. Congress, the civil government that exits shall be provisional only; subject to ne paramount authority of the United tates at any time to abolish, modify, con-act or supersede the same. That right tract or supersede the same. That right reserved by Congress has never been withdrawn, nor has it expired through any legal act of Georgia. The Governor recombinates 15th distillation of the Heuritedian and Fricenth Amendments, and concludes with a desire for the good of the whole people, and the hope that a citizen's worth may be determined by his efforts, neither advanced nor retarded by his birth, color, religion or politics.

eligion or politics. -The House ratified the Fourteenth Amendment unanimously, and the Fif eenthyly's role of 63 to 24. The Senate atified both the Fourteenth and Fifteentl Amendments by a vote of 25 to 20. Both louses have adjourned until the 11th.

Contrasts.

The flast nine years have exhibited some nost wonderful and dramatic revenges, out only one more so than the sending of Mr. Revely colored, we take the seat of of Mr. Revely colored, also filled the seat of Juff. Davis in the Senate of the United Blades. And we do not mean "Davis' seat" in any metaphorical sease. It is Jeff's actical seat in the Senate Chamber, the chair, upon the desk of which the great rebel pounded out his threats and hints of secession nine years ago—that the Senators are planning to give Mr. Revel. This seat which there was occurred by a white seat which then was occupied by a white man from Mississippi whose chief and was to assert the right of white men to hold black ones disfranchised and without rights. Now it is to be filled by a black man whose child aim seems to be—if we hite rebels relieved of their disfranchise

"Mr. Revels, clad in a suit of black, with his cheeks cleanly shaven, leaving a closely cropped beard on the chip, and his face, all smiling, and his soft brown hand softly stroking your corres-

A World in the who would have dared interview a "nigger" six years ago, ach less have deared to let his "soft rown hand" stroke his knee in the intiof a familiar conversation—without saying anything of the smell—would have been dropped from the smff of that paper like a not potato. The World would not have risked its Democratic reputation then by pureshing such "nontrol such.

But 'even' the Dembersey are oldanging with the times, and growing strangely indifferent to associations that used to provoke their loud voiced horror.—Pilbburgh

Dispatch. THE KEY WEST TRAGEDY.

Tomult and Carnage in Havana Tamult and Carnage in Havana.

LEW WEST Feb. 3.

Mr. Ramos the agent of the Chan
Jinta has received a dispatch confirming
the report that filo persons had been killed and wounded by the Spaniards in Havana, in a tumult growing out of the Costaman affair. At the latest accounts the
carnage had not cossed The Cubans
seem to have been murdered without any
respect to persons.

Great Pire at Towanda, Pa

Great Pire at Towanda, Pa. 3.

There was a great fire at Towanda, Brisdoed county, Penniylvania, last Saturday evening renalling a loss of \$550,000. The chief sufferer, who were mainly insured, were Powell & Co., Dry Goods, E. J. Campbell: Boots and Shoes: Tracy & Moore Dry Goods; Penn & Tye Tall; road Office: Young Men's Christain Association Rooms; Penhacker, Tallor; Miss Opinan, Dress Maker; Miss Griffin, Milliner: Qadding, Rossell & Co., Agricultural Implement. Many of the surrounding buildings, were batty damaged.

AZON WASHINGTON. Mississippi Coming.

Phe Reconstruction Confirmate have tailound Mississippi in Congress, similar o the Virginia bill.

News of the Day.

The Labor Reform members of the he Legislature solely to the matters per alining to labor reform, and not to become avolved as a party in the question of woman' suffrage\_or other doubtfu

memorial asking Congress to submit the sixteenth amendment to the various States was tabled by the casting vote of the Lieut Governor.

On Tuesday night, at Durligton, Wis-onsin, the safe of the American Mer-chants' Union Express Company, was roken open, and \$2,700 stolen therefrom. Justice Bonham of Chicago has sued the Chicago Post for libel. Damages

Joseph H. Martin, to-day, got a verdict of \$2,000 against F. H. Hamila, of Chi-cago, a well known dry goods dealer, for false imprisonment. He claimed \$20,000.

FOREIGN NEWS.

ENGLAND.

LONDON, Feb. 3. a time showance, anomal a race how are place, and the observance of New York rule of measurement. Mr. Doughas will probably accept the Ower's Light race offer.

The amount of specia in the Bank of Probably the propagation 199 200 sterling.

offer.
The amount of specia in the Bank of England, has increased £23,800 stepling since has Thursday,
A dispatch has been received here from Bombay, announcing that the Great Eastern was signalized off Malabar coast on the 29th of January.

Paius, Feb. 3-Midnight. Several Deputies propose soon to move in the Corps Legislatif the restoration of the property of the Orleanist family. The amount of specie on band to The amount of specie on hand to-day at the Bank of France is 10,100,000 france

SPAIN.

MADRID, Feb. 3. The notorious Carlist leader, Marqui Hermust, recently sentenced to perpotual banishment for participation in the late Carlist insurrection, has escaped. He was on his way to the port of Cadiz in custody of a civil guard, and the supposition is that the escape, was the result of collusion, as the Sergeant himself has not since been beared of been heard of.

THE SUEZ CANAL.

LINE THOUSE ALEXANDRYA, Peb. 1/ It has been fairly demonstrated that ressels drawing no more than seventeen and one-half feet of water are able to pass brough the Sucz canal with safety.

MISSOURI. Enfranchisement Determined on by the Republicans and Amendnt Introduced in the Legislature.

Sr. Louis, Feb. 3.
In a radical caucus of the Legislature at lefferson City, last night, the question of the expediency of, submitting to the people of the State an amendment to the Constitution enfranchising all those now destrict of suffrage, without respect to nace or color, was discussed and carried by r color, was discussed and carried by Senate yesterday, the Committee on Conendment repealing the double I use in the Constitution abolish

amendment repealing the double liability clause in the Constitution abolishing the District Court, and repealing all distranchising provisions of the Constitution. The bill was made the special order for Wednesday next.

Day before yesterday the House adopted the amendment to the Agricultural College bill, providing that there should be no restriction on students entering the College on account of sex or color. Yesterday after a long discussion, the numerical series and the providence of the college of the coll terday, after a long discussion, the at ment was reconsidered.

THE INDIAN COUNTRY.

General Indian War Threatened.

Cutched Feb. 3.

The KEY WEST TRAGEDY.

KEY WEST, Feb. 3.

The duel between Costanan and Reyes, editor, of the, Republicano, did not take place because the authorities interfered. Another Cuban challeaged Costanan but the latter would not seeeps. The Guban then insulted Costanan, who fired a place that the Kiewas, Commaches and then insulted Costanan, who fired a place that the Kiewas, Commaches and then insulted Costanan, who fired a place who are very numerous and formidable, are making active proparations and were both slightly wounded.

TERRIBLE RESULTS OF THE KEY WEST TRAGEDY.

Tamait and Carange in Havana. VIRGINIA.

Outrage on a Revenue Officer.

RICHMOND, Feb. 3.
Information has them received here that that es, Thomas, living some eight or ten tilles from Floyd Court House, was foreign to the court of th miles from Floyd Court House, was forci-bly taken from his home last night and universitally whipped by a party of dis-guised men. It appears that Thomas had been in the service of the Internal Roys-nue as informer, and upon his reports siv-eral parties engaged in the illicit distilla-tion of whisky were arrested, and their property seized in that neighborhood. It is supposed the friends or his victims ad-ministered to Thomas the castigation. He was stripped, bound, and received several hundred lashes.

Death of Er-Gov. Trimble, of Ohio Ex-Governor Allen Trimble died at his residence at Hillsbore this afternoon. The House spent all day, considering the Williams county contested flection case. The vote will be taken to emorrow, and will probably result in favor of Blakeslee, Republicans.

Cincinnari, Feb. 3.
River fallen 3 feet 5 inches, 24 bet in the channel , weather clear, thermometer 32 degrees. River and Weather.

The Latest News.

XLIST CONGRESS.

SECOND SESSION. HOUSE.

Washington, D. C., Feb. 3, 1870. Mr. CULLOM, from the Committee on Ferritories, reported a bill in aid of the execution of the laws in Utah, which was

recommitted.
Section 10th makes incompetent as Grand or Petit Jurors all who believe in advocate or practice bigamy, concubinage Section 18th enacts that any man in

Section 18th enacts that any man in Utah who shall live or cohabit with one woman or have more than his lawful wife as his wife or wives, shall be adjudged guilty of the crime of concubinage, and on conviction thereof shall be punished by a fine not exceeding \$1,000 and imprisonment in the penlicatiary, at hard labor, not exceeding five years.

Section 17th 'authorizes' the United States Marshal, if resisted or threatened with resistance in the execution of any writ or process, to apply to the commander

writ or process, to apply to the comma of any military camp in the Territory for

SECTION 19th enacts that no alien practicing bigamy, polygamy or concubinage shall be admitted to United States citizen shall be admitted to United States citizen-ship, nor shall any polyganist hold, any office of trust or profit in the territory, vote therein, or be entitled to the benefits of the homestead or pre-emption laws. Sectron 23d chacts that marriage in the territory may be solemnized only by the Justices of the Supreme Court, by justices of the Supreme Court, by justices of the peace, only appointed and qualified, and by any priest or minister of the gospel, regularly ordained and settled. It declares all consanguineous: marriages, incestuous, and vold, and punishable, by twenty years imprisonment in pentientiary. The bill is very long containing 34 sections.

tions.

Mr. REEVES offered, a resolution for a per capita dog tax of \$2.50. Referred to Committee on Ways and Means.

Mr. Corn, of Wisconsin, from the Committee on Military Affairs, reported a bill to amend the act of March 3, 1865, in rela-

to amend the act of March 2, 1885, in relation to additional bounties, extending its benefits to widows and children of soldiers who had enlisted for a 1885 period than one year and been killed or died in the service. Passed.

On motion of Mr. Schenok, the tax bill was made the special order for the lat of March, to be taken up fafter the tariff bill. Mr. Schromakkar offered a resolution instructing the Committee on Banking and Currency to inquire into the propriety of grunting to any clitzen of the United States the privilege of banking on all United States the privilege of banking on all United States the privilege of banking on all United States the Mr. Burken, of Massachusetts, chairman of the Reconstruction Committee, report

of the Reconstruction Committee, reported a bill to admit the 'State of Mississippi to representation 'in 'Congress,' and asked to have it 'put upon its pussage.' The bill laving been read, Mr. BUTLER said it was exactly word for word the bill under whith' 'Virginia had been 'admitted' to representation, although, in some respects, members of the committee, bimself among the number, would have been 'glad' to have changed it. 'Yet the 'whole matter having been so 'fully' and thoroughly discussed and a precedent set in the case of Virginia, it was thought, after mature deof the Reconstruction Committee, report Virginia, it was thought, after mature d beration, it was best to admit Mississippe inder the same conditions and with the

under the same conditions and with the same provisions as Virginia. He moved the provious question, first allowing life colleague on the committée, Mr. Beck, to offer a substitute.

Mr. Bekk thereupon offered his substitute, declaring Mississippi entitled to representation without preamble or conditions. The bill as reported was then passed.

Mr. Davis, from the Committee on Appropriations reported a bill to supply a deficiency for the Navy as follows: Bureau of Steam Engineering, \$1,050,000.

Bureau of Construction and Repairs, \$1,050,000.

Bureau of Construction and Fepairs, \$1,050,000.

New York Money and Stock Market. 50,000-total, \$3,000,000; and to cenve 950,000—total, \$5,000,000; and to cenvey into the Treasury the following unexpended balances: from the Barcad of Provisions and Clothing, \$1,400,000; Bureau of Equipment and Recruiting \$390,000; Bureau of Navigation; \$250,000; Bureau of Yards and Docks, \$951,000—total, \$3,000,000.

After a lengthy debate, Mr. Benja-

After a lengthy debate, Mr. BENJA-MIN's amendment was agreed to without a division, the yeas and nays being re-fused, and the bill as amended was passed. The House at 4:80 adjostned.

SENATE.

Mr. Sherman, from the Committee on Finance, reported the following bill: To authorize the funding and consoli-dation of the National debt to extend banking facilities, and to establish specie payments... It, provides for the issue of three classes of bonds \$400,000,000 each; first, 10 and 30 years at 5 per cents second; 15 and 20 years at 4 per cent. third, 30 and 60 years at 4 per cent. It also provideds for setting saide, yearly, \$150,000,000 of the Custom receipts to pay the interest on the public debt and for a sinking fund to reduce the public debt.

Mr. Mosrow presented a memorial from the members of the bar of Indiamopolis, for the increase of the saiders of the Judges of the District Courts of that State. Referred to the Judiciary Committee. first, 10 and 80 years at 5 per cent; second

State. Referred to the Judiciary Comnitiee.
Resolutions were offered, and adopted,
by Mr. Annorr, setting forth, the occurrence of frequent violations of the public
peace in various Southern localities, and
that the protection in life and property by
the government was the right of every
citizen, and instructing the Committee
on the Judiciary to inquire into the power
of the government. to give protection to
its citizens within the limits of such States
and to report what legislation is required,
and especially to inquire into the constitutionality and expediency of establishing
a national police force for the better enforcement of law. On motion of Mr. MORRILL of Maine, a

joint resolution authorizing the Secretary of the Navy to transer to the use of the bureau of construction and renairs of burean of construction and repairs of steam sugineering, such appropriations to the credit of other bureaux in that department as may be required, was taken up. Mesars. Shriman, Morrill. of Maine, and Crager, spoke in support of the bill, and Mr. Tayarsull opposed it, because it in time of peace would continue the employment of 7,900 men in the construction of war vessels.

Mr. Mountle, of Maine, moved to amend by making a direct appropriation to the bureaus of construction and repairs and stasm engineering of an amount equivalent to that proposed to the transferred from other bureaus.

Mr. Howam supposed the bill: because he did not believe in converting the United States into an electmosynary institution.

Mr. Wass followed in advocacy of the bill:

Mr.: Moranta, of Vermont, said the sunderstanding in the Senate appeared to be, that the men were to be employed as a has

matter of charity, he therefore moved to amend it by adding the words, that the wages paid to the employees, shall be at no higher rate than that which is paid by private citizens in the respective localities.

Mr. Morrowsaid the amendment would

Mr. Morrowsaid the amendment would absolutely overturn the eight hour law in the navy yards of the United States, but after discussion, it was adopted:

The bill was finally laid aside in order to permit Mr. Carrenter to address the Senate upon the bill relative to the neutrality of the United States.

NEW ORLEANS.

NEW ORLEANS, Feb. 8.

A committee appointed by a meeting held in Laylayette square on Monday night, waited on Gov. Warmouth this afmight, whited on Gov. Warmouth this afternoon and presented their resolutions. Gov. Warmouth, in reply, make some disclosures as to how various measures were engineered through the legislature by good citizens. To sign one of which, he had been offered \$50,000 by one party, and in addition Mayor Conway of this city had offered him any consideration to sign it. The bill was vetocal. The bill referred to was a \$5,000,000 gold bond bill for redeeming the city money. He was also offered \$50,000 to sign the Nicholson pavement bill, which he vetocal. The Governor complained of the refusal of leading men of the State to counsel with him, although he had invited them. He said 4f you and the 2,500 citizens who were present at the meeting which sent

Frightful Railroad Accident in

Hubson, Feb. 3.

A terrible accident occurred this morning, on the Boston & Albany rathroad half a mile west of Chatham. A large spingur, pracesnan, and Henry Sibley, fireman. John. Tooty, brakesnan, was seriously injured, and Wm. Booth, engineer, slightly. The cars were heavily loaded, with valuable, freight, which is nearly ruined. The Coroner will hold an incoust to the control of the coroner will hold an incoust to the coroner will be compared to the coroner will be coro Sprague, brakesman, and Henry Sibley

NEW YORK CITY.

t to-day.

NEW: YORK, Feb. 8. The stone masons are still on strike. They are quiet, but resolved not to give in to the reduction proposed by Commodore Vanderbilt. The strikers number 110 mon and were all employed on the new Hudson railroad depot. The Commodore wants the men to work for \$4 instead of \$4.50.ner day. \$4 50 per day.

The jury in the Glasson divorce

could not agree and were discharged yes terday. They stood seven for the plain tiff and five for the defendant. There were 657 emigrants landed at this port since January 20th, making a total of 4,284 who have arrived since the 1st ult.

CINCINNATI.

Ex-Gov. Trimble--Whisky Inspection CINCINNATI, Feb. 3.

Ex-Gov. Allen Trimble died at his residence at Hillsboro, Ohio, this morning He was in his 87th year and has resident among the guagers, or at distilleries or rectifying establishments. The examina-ion has been therough.

New York Money and Stock Market.

Money Essy at 426 per cent; prime bu otes \$\tilde{B}\$ per cent.

STERLING—Weak at 108\(\)\(\tilde{B}\)109.

GOLD—Dull and lower; opened at 110\(\tilde{B}\)120\(\tilde{E}\). Clearances \$10.0 to 151.00.000 at 131.0 GOVERNMENT BONDS—Heavy and 1

STOCKS—Unsettled and not up to the best rates of the day. Western Union Tolegraph, 36%; Adams Express, 645; Wells, Fargo & Co., 194; American 37%; United States, 51%; Pacific Mail, 40%; New York Central, 97%; Ett., 34%; Harlem, 138; Hudson serip, 94%; Reading, 96%; Michigan Central, 1485; Plathaus Shore, Soy; Illinois Central, 145; Pittaburgh, 92%; Norihwestern, 72%; do, preferred 89%; Rock Island, 114%; St. Paul, 77; do, preferred 86; Wabash, 47%; Fort Wayne, 83%; Terre Haute 30; Chicago & Alton, 144; Ohlo & Mississippi, 30%; New Jersey Central, 97%; Cleveland, Columbus & Indiana Central, 21%; Cleveland, Columbus & Indiana Centra

Cincinnati Market. CINCIONATI, February 3.
FLOUR-Duil and unchanged; family, \$5.20

©5 40.

"Grains-Wheat-Dull and unchanged; red win-ler \$1 1050 19. Corn-Dull at 75c. Oats-Dull at 50556c. Rye and barley-Unchanged. Corron-Dull but not lower; middlings 24 k@ scoo-Firm and in good demand at full INET Sold to the extent of 800 bbls. at 93c,

WHEREY—Sold to the warms, and show the state of the warms and the state of the stat ams—13 4 @14c. Lann—Very dull, steam 15c; kettle 16c nomin

BUTTUR-Dtill at \$60,50c.
BUTTUR-Dtill at \$60,50c.
Boos-In good demand at \$5c for selected.
Olis-Linseed Oil-Firm at \$00,50c. Lard Oil-lin good demand at \$1 \$40,50c. Lard Oil-lin at \$00,50c for rained.
Geocumes-Signar-Duil but unchanged; New Priesses 186,155(o. Moslassee-Duil at 750,77c.
Odes-Firm at 189,50c.
Carvia.—Beef Cattle-Firm; prime to choice 6 force.

Gold-130% buying and 121% selling, Exchange-Dull at Mil-10 discount buying and par seiling.

Moner-Market quiet at 8@10 per cent,

Raltimore Market. Galu-Wheat-Steady and unchanged; Mary-iand red \$1.30 at 30. Corn-Steady; while \$1.00 61.05; yellow 94,300: Oast-Dull at \$4,000. The Very dall at \$9,350. Paovissors—Mass Pork-Quiet at \$95.50. Ba-on-Quiet; rib sides at 150,150;c; clear sides at 150,6150; shoulders at 130,150;; harm at 20. Laub-Quiet at 73,175;c. Wansay-Dull at 170,150.

New York Dry Goods Market.

There is a firmer feeling prevalent in the cotton goods market, without leading to much anning idea, although there is a fittle more doing. We quote an advance is offer AXA Base denium from 35 to 38c; Otts BB from 35 to 38c; Otts BB from 30 to 38c; Clark's blue and brown denium from 30 to 38c; Clark's blue and brown denium from 30 to 39c; Western Star Duck, heavy, has declined from 35c to 38c; while 38c of the 38c of the annihilation of the 38c of the 38c. while 38c of the 38c of the 38c of the 38c.

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Chicago Market.
Cuicaco, Feb. 5.

Chicago Market.

Floun—In fair demand for low to good grades and prices unchanged: \$3,5006,400 for spring extra; \$3.90 for supering.

Grades—Whest—Firm, with an advancing ton-control of the prices of the prices of the spring extraction of the sprin

New York Produce Market. Corrox-Without decided change; sales

manged; winter dull and heavy; No. 2 spring; at 11%131; winter red and amber at \$137% 295. Rye—Dull and drooping. Oats—Dull had heavy at 5356 in store for; western. Corn— guiet and heavy at 83%90c fornew mixed west-

Phovisions—Pork—A little firmer; sale 200 barrels Mess; seller February \$30 75(2)77-50; sel-ler March \$25 75(2)3. Best—Quiet and unchang-ed! Cut Meats and Bacon—Nominally nuchangd. Larn—Quiet; prime steam 15%c bid for Feb uary, and 16c asked. Eugs—Firm at 31@33c for fresh.

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To the creditors of the firm of Steele & Sivers, and of Edward M. Sivers and John Steele & Sivers, and of Edward M. Sivers and John Steele of the Circuit Court of Olio county, made in a cause therein pending, to subject the real estate of the said Edward M. Silvers and John Steele, to the payment of their iebit, fyou are required to present your claims ugainst the said Steele & Silvers, Edward M. Silvers of John Steele, for adjudication to Hamiltonian Forbes, Commissioner, at his office in the aid county, on or before the 25th day of February, 1870.

Witness Michael J. Breinig, Clark of said Court, his 17th day of January. 1880. , 1870. Witness Michael J. Beelnig, Clerk of said Court, is 17th day of January, 1870. Jail-Tutw MICHAEL J. BREINIG, Clerk.

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